IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

SCOTTSDALE INSURANCE COMPANY : CIVIL ACTION

.

REFRIGERATION, SERVICE AND

ENGINEERING, INC.

v.

v.

:

GERHART, HARTMAN & RITNER, and

MARK A. FLUHARTY : NO. 14-3920

ORDER

AND NOW, this 9th day of April, 2015, upon consideration of plaintiff Scottsdale Insurance Company's motion for summary judgment (docket entry #26), defendant Refrigeration, Service and Engineering, Inc.'s response in opposition thereto, and plaintiff's reply, and for the reasons stated in our Memorandum this day, it is hereby ORDERED that:

- Plaintiff's motion for summary judgment (docket entry #26) is DENIED
 WITHOUT PREJUDICE;
 - 2. The parties shall COMPLETE discovery by July 10, 2015;
- 3. The parties shall by noon on July 17, 2015 jointly INFORM¹ the Court whether they intend to file any motions for summary judgment or will proceed to trial;
 - 4. Further scheduling shall ABIDE the parties' report; and

¹ The parties may inform the Court of their intentions via facsimile, (215) 580-2156.

5.	The Clerk of Court shall	TRANSFER	this case from	our Active Docket to
our Civil Suspense Do	ocket pending the parties'	report. ²		

BY THE COURT:

_/s/ Stewart Dalzell, J.
Stewart Dalzell, J.

² If at any time the parties wish to attempt mediation with the Hon. Jacob P. Hart, our Magistrate Judge, they may also jointly inform the Court via facsimile